| (  | Case 2:95-cr-00445<br>UNITI   | -LKK-JFM Doo<br>ED STATES DIS  | cument 104 Filed C   | )4/0 <mark>6/07 P</mark><br>RTHE   | age 1 of 1  | <b>)</b>                          |
|--|---|--|--|--|---|-----------------------------------|
|  | Ez  | ASTERN DISTR   | ICT OF CALIFORN  | IA   | APR - 6 2007  | 7                                 |
| UNITED STA   | ATES OF AMERICA   | Δ,   | )  | CLE<br>EASTE<br>BY   | EAK, U.S. DISTRICT<br>RN DISTRICT OF C  |                                   |
|  |   | Plaintiff,   | ) Cr S-95-044  | 5 LKK  | DEPUTY CLERI  |                                   |
|  | v.  |  | )<br>)<br>) <b>DETENTIO</b>  | ON ORDER   |   |                                   |
| JAMES ALL  | EN CLARK,   | Defendant.   | ) (Violation of Probation of )   |  | =   |                                   |
|  | finds:  there is p state or local presumption there is another con to continue the | probable cause to<br>al crime while on<br>a that his release<br>clear and convin-<br>ndition of release<br>ased on the facto<br>ombination of con-<br>flee or pose a dar-<br>ne person is unlik- | C. § 3148 (violation of believe the person had release and defendation will endanger another the beautiful endanger and eand are set forth in 18 U.S. Inditions of release that dependent to the safety of are sely to abide by any control of the safety of are sely to abide by any control of the safety of are sely to abide by any control of the safety of are sely to abide by any control of the safety of are sely to abide by any control of the safety of are sely to abide by any control of the safety of are sely to abide by any control of the safety of the safet | as committe int has not re r or the commite lefendant ha C. § 3142(g) t will assure nother person condition or | d a federal, ebutted the munity or is violated the there is no conditated that the defendant or the communicombination of | ition<br>.will                    |
| ĸ  | After a hearing pursuant to F.R.Cr.P. 32.1(a)(6) and 46(c) and 18 U.S.C. § 3143 (violation of probation or supervised release) the court finds there is probable cause to believe defendant has violated a condition of probation or supervised release and defendant has not met his burden of establishing by clear and convincing evidence that he will not flee or pose a danger to another person or to the community. 18 U.S.C. § 3143.   |  |  |  |   |                                   |
| of the Attorne<br>persons await<br>afforded rease<br>the United Statin which def | ey General for confiniting or serving senter onable opportunity for ates or request of an ates.   | nement in a corrences or being he private consult tomey for the Unstall deliver defe   | . § 3142(i)(2)-(4) defe<br>ections facility separa<br>eld in custody pending<br>ation with his counsel<br>hited States the person<br>endant to a United S  | ate, to the ex<br>g appeal. T<br>l. Upon furt<br>in charge of  | tent practicable, the defendant shall her order of a couthe corrections fac   | from<br>ll be<br>urt of<br>cility |
| DATED: <u>April 6, 2007</u>  |   |  |  | Z A. D   | GISTRATE JUDGE  | <u>-</u><br>}                     |

☐ Defense Counsel

☐ Pretrial Services

☐ Court/Original

 $\coprod U.S.$  Attorney